## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

VS.

04-CR-10336-NMG

**JULIO SANTIAGO** 

## **MOTION TO SEVER**

Now comes the defendant in the above entitled cause pursuant to Rule 14 of the Federal Rules of Criminal Procedure and moves to sever counts Seven and Eight from the remainder of the indictment and for reason says that he is prejudiced by joinder.

John F. Cicilline, Esquire #0433 Attorney for (Julio Santiago) Cicilline Law Office 381 Atwells Avenue Providence, RI 02909 Office 401 273.5600 Fax 401 454.5600

Cicilline387@aol.com

## **CERTIFICATION**

I hereby certify that on January 31, 2006 a true copy of the above document was served upon all attorneys of record by ECF filing.

RAQUEL GIL